# COMMON UNDER TAKING TO BE GIVEN BY OWNERS, BUILDERS AND LICIENCED TECHNICAL PERSONNEL

20 a	_	cuted on this(ULB) Jointly	•
l.	D/o	, Aged R/o	occupation
	Locality		
II.	Builders: (In case if it is entrusted		
III.	Licensed Surveyor / Engineer / Architect: Name: Municipal Reg. No/coa Address:		
IV.	Structural Engineer: Name of the Structural Engineer: Municipal Reg. No. Address:		
legal h	Here in after called the neirs successors, agents,	parties of the 1 <sup>st</sup> party, whic assignees etc.	ch terms shall include their
		ssioner,s shall include, their represent(ULB).	, ,
consis	ng permission for the pro	& 2 being parties of the 1 <sup>st</sup> posed construction of residefloors at Plot/ H.	ntial / commercial building
		nposed the certain conditions, the 1 <sup>st</sup> party in token of acc	•
I.		e existing structures are/is frontage of the plot admeasur	•

be surrendered to the ......(ULB) for road widening before releasing the approved plan free of cost without claiming any compensation

towards the land and the structures existing on the road widening site.

the physical possession of the said strip of(ULB) on this day of before commencing the construction without claim land and structures. The above undertaking is exclude consciousness for having obtained permit residential / commercial building in	at free of cost ning any compensation towards ecuted by me with free will and ission for the construction of the Plot / H. No.			
Execution of the construction work by owners / builder:  (a) That I am / we are taking up the construction of the said building by myself / ourselves and that I am / we are not entrusting the work to any builder or any other person.				
I / We hereby under take that I am / We are so of the building construction work accord(ULB), under the strict Structural Engineer, and Site Engineer engage purpose.	ding to plan sanctioned by t supervision of the Architect,			
(OR)				
(b) That I / we have entrusted the Construction of the said building toBuilder / Construction firm, the details of which are as given below:				
Represented by Present Address Permanent Address				

That, the first party hereby undertake that they are herewith handing over

# III. Not to deliver possession:

to sanctioned plan.

II.

That the 1<sup>st</sup> party shall not deliver the possession of any part of the built up area of building constructed by us to any purchaser or tenant unless & until the occupancy certificate is obtained by us from this 2<sup>nd</sup> party by submitting the following:

- a) Building Completion Notice issued by the Architect duly certifying that the building is completed as per the sanctioned plan.
- b) Structural stability certificate issued by the Structural Engineer duly certifying that the building is structurally safe and the construction is in accordance with the specified designs.

- c) An extract of the site registers containing inspection reports of Site Engineer, Structural Engineer and Architect.
- d) Insurance Policy for the completed building for a minimum period of three years.

## IV. Employing of qualified technical personnel:

That the owner shall employ a site Engineer, who shall maintain a register in which, the site Engineer, Architect and Structural Engineer shall record their comments at regular intervals i.e. at foundation level, and at each roof, slab level, and submit the periodical report to the 2<sup>nd</sup> party.

That the construction work shall strictly be proceeded with under the supervision of the Architect, Structural Engineer and Site Engineer, without which it shall be treated as construction without permission.

That in case Site Engineer / Structural Engineer / Architect is changed during the course of construction or the Architect / Structural Engineer / Site Engineer disassociates themselves with ongoing project, the fact shall immediately be reported to the 2<sup>nd</sup> party i.e. within seven days by registered post / in person along with consent of newly engaged site Engineer / Architect / Structural Engineer.

That all the parties of the 1<sup>st</sup> part viz. Owner, Builder, Architect, Structural Engineer and Site Engineer shall jointly and severally be held responsible for the structural stability during the building construction.

#### V. Complying of the General conditions:

- (a) That parking space provided in the stilt / cellar for parking of vehicles in the Residential flats / Commercial complex will not be converted (or) misused for any other purpose other than parking and it will be free from any partition walls /cross and rolling shutters will not be provided at any time in future and the 2<sup>nd</sup> party is at liberty to demolish (or) remove the same if provided without any notice.
- **(b)** That the balconies will not be converted into toilets, bath & WCs, Staircase, landing or convert into rooms etc., and if any such construction is made the 2<sup>nd</sup> party is at liberty remove them without any notice.
- (c) That I / We or Purchaser of the flats / shops etc., will pay the special collection charges for the garbage disposal as prescribed for garbage refuse collection on demand from 2<sup>nd</sup> party.
- (d) That I / We or Purchaser of the flats / shops etc., will pay the special sanitation fees for the routine clearing, desilting of storm water drain on demand from 2<sup>nd</sup> party.
- **(e)** That I / We will not stock the building materials and do not dump debris on the road margin, foot-path and on Municipal Land and the 2<sup>nd</sup> party is at liberty to remove / seize such material or impose fine on 1<sup>st</sup> party.
- (f) The number of units permitted will not be increased and the building should not be converted into group housing and sold.
- (g) That he / she will provide percolation pits of size not less than 4' x 4' x 4'

size in the paved surface of the building, covering at least 30% of such area and the pits shall be filed with small pebbles or brick jelly or river sand and covered with perforated concrete slabs. Further terrace water collection and open ground will be provided depending on the site conditions.

# VI. Quality of material / workmanship and supervision as per NBC:

I/We hereby certify that the erection, re-erection of material, alteration,
demolition in/of building premises No
shall be carried out under the supervision and further
I/We certify that all designs, constructions and the materials (type and grade and
workmanship) of the work shall be generally in accordance with the general and
detailed specifications submitted along with and as per standards specified by
the National Building Code and Bureau of Indian Standards and that the work
shall be carried out according to the sanctioned plan.

We, the undersigned are held responsible for structural and other safety of the building during construction and after completion. The structural design including Geo-Technical aspects shall be in accordance with the National Building Code of India. All materials and workmanship shall be a good quality confirming to the Bureau of Indian Standards Specifications and codes. Accordingly, the .......(ULB) can processed for the legal action if any such structural failures occur during or after the construction.

The 1<sup>st</sup> party in token of accepting the above conditions imposed by the 2<sup>nd</sup> party hereby under takes and assures that all the above conditions will be strictly adhered too, and if the 1<sup>st</sup> party commits violations of any of the above conditions, the 2<sup>nd</sup> party is at liberty to take action deem fit.

- Signature of the Site Engineer
   Name and Address with Regn.
- Signature of the Architect :Name and Address with Regn.
- Signature of the Structural Engineer
   Name and Address with Regn.
- Signature of the Builder / Contractor name and Address with Regn.
- 5) Signature of the Land Owner name and Address

## Witness:

1)

2)

Sworn & signed before me.

Notary